

THE LAW OFFICES OF  
**J O S E P H   A .   B O N D Y**

USDC SDNY  
DOCUMENT  
ELECTRONICALLY FILED  
DOC #:  
DATE FILED: 11/13/2019

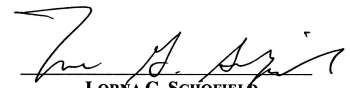
1776 BROADWAY  
SUITE 2000  
NEW YORK NY 10019  
TEL 212.219.3572  
[JOSEPHBONDY@MAC.COM](mailto:JOSEPHBONDY@MAC.COM)

November 8, 2019

Hon. Lorna G. Schofield  
United States District Judge  
Southern District of New York  
Thurgood Marshall U.S. Courthouse  
40 Foley Square, Courtroom 1106  
New York, N.Y. 10007

Application Granted. The Clerk of the Court is directed to  
terminate the letter motion at docket number 233.

Dated: November 13, 2019  
New York, New York

  
LORNA G. SCHOFIELD  
UNITED STATES DISTRICT JUDGE

Re: United States v. Sharma, et. al, 18-cr-340 (LGS)

Dear Judge Schofield,

Defendant Raymond Trapani requests that his pre-trial release be modified to allow him to travel to visit with his Mother and family in Virginia Beach, Virginia, during the Thanksgiving holiday break. Mr. Trapani would be traveling on November 26, and returning on December 1, 2019.

*AUSA Samson Enzer and Pre-Trial Services Officers Izlia Sanchez (SDNY) and Brian Manganaro (EDNY) do not oppose this proposed modification.*

Thank you for consideration of this application.

Respectfully submitted,

\_\_\_\_\_/S/\_\_\_\_\_  
Joseph A. Bondy  
*Counsel to Raymond Trapani*

c: AUSAs Samson Enzer and Negar Tekei  
USPTOs Izlia Sanchez and Brian Manganaro